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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/786,755	02/24/2004	James Ibbetson	P0285US-7	2851
23935 7590 05/16/2008 KOPPEL, PATRICK & HEYBL 555 ST. CHARLES DRIVE SUITE 107 THOUSAND OAKS, CA 91360				
EXAMINER				
PERRY, ANTHONY T				
ART UNIT		PAPER NUMBER		
2879				
MAIL DATE		DELIVERY MODE		
05/16/2008		PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.

10/786,755

Applicant(s)

IBBETSON ET AL.

Examiner

ANTHONY T. PERRY

Art Unit

2879

Period for Reply -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 19 February 2008.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-3 and 5-48 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-3 and 5-48 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☒ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☒ Information Disclosure Statement(s) (PTO-8508)
Paper No(s)/Mail Date 12/26/07.
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date _____.
- 5) ☐ Notice of Informal Patent Application
- 6) ☐ Other: _____

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(c), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(c) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 2/19/08 has been entered.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-3 and 5-48 rejected under 35 U.S.C. 102(b) as being anticipated by Reeh et al. (US 2001/0000622).

Regarding claim 1, Reeh et al. disclose an emitter, comprising: a light source (1) which emits a first spectrum of light; and a conversion material region (4) formed separately from said light source (1) and including conversion particles, said conversion material region (4) positioned in proximity to said light source (1) such that at least some of said light source light passes through said conversion material region, said conversion material region shaped such that said light passing through travels through substantially similar thicknesses of said conversion material region, said conversion particles absorbing at least some of said light source light passing through said conversion material region and emitting a second spectrum of light, wherein

said first spectrum of light and said second spectrum of light are combined within said conversion material region, said emitter emitting a combination of said first and second spectrums at a substantially uniform color and intensity (for example, see Fig. 3 and paragraphs 24-25).

Regarding claim 2, the light source (1) emits said first spectrum of light along a plurality of light paths extending through said conversion material region (4), each light path extending through a substantially equal amount of conversion particles (for example, see paragraphs 24-25).

Regarding claim 3, the conversion particles are distributed in said conversion material region such that said conversion particles emit said second spectrum of light at a uniform color and intensity (for example, see paragraphs 19 and 24-25).

Regarding claim 5, the conversion material region includes scattering particles which redirect at least some of said first and second spectrum of light (for example, see paragraphs 54-55).

Regarding claim 6, Reeh et al. teach the conversion material region (4) comprises a glass lens (29) (for example, see Fig. 3 along with paragraph 91).

Regarding claim 7, the glass lens is formed separately from said light source and bonded proximate to said light source (1) (for example, see paragraph 91).

Regarding claim 8, the conversion material region (4) comprises a phosphor loaded cap (17) (for example, see paragraph 93).

Regarding claim 9, Reeh et al. disclose a phosphor loaded cap (6) shaped to fit closely over one or more of the surfaces of said emitter such that said light source light passing through

said phosphor cap passes through substantially the same amount of said conversion particles (for example, see Fig. 6).

Regarding claim 10, the phosphor loaded cap shown in figure 4 inherently includes a perforation for receiving an electrical contact to said light source since the wire (electrical contact) connects to the light source (1) through the cap (6).

Regarding claim 11, Rhee et al. teach the perforation is at least partially filled with at least one of conversion particles and scattering particles (for example, see paragraphs 53-55 and 104-105).

Regarding claim 12, the phosphor loaded cap (17) is formed separately from said light source (1) and bonded proximate to at least one of the surfaces of said light source (for example, see Fig. 3 and paragraph 93).

Regarding claim 13, the emitter comprises a submount (8), said light source mounted to said submount and said conversion material region (4) mounted to said submount (8) (for example, see Fig. 4).

Regarding claim 14, the conversion material region is hemispheric shaped (when including the lens (29) as part of the conversion region as taught in paragraph 94) and said light source (1) is arranged to emit light toward the base of and through said conversion material region (4) (for example, see Fig. 3).

Regarding claim 15, Rhee et al. teach the light source comprising a light emitting diode (1).

Regarding claim 16, the emitter emits a spectrum of light that is a combination of said first and second spectrums of light (for example, see paragraphs 53-54).

Regarding claim 17, the conversion material region (4) is positioned in relation to said light source (1) such that there is a space between the two (see Fig. 3).

Regarding claim 18, Rhee et al. teach an emitter, comprising: a light source (1) which emits a first spectrum of light; and a conversion material region (4) formed separately from said light source and positioned proximate to said light source, said conversion material region (4) arranged to absorb at least some of the light emitted by said light source and re-emit light at a second spectrum of light, said emitter emitting a combination of said first and second spectrums of light in a uniform third spectrum of light (for example, see Fig. 3 and paragraphs 24-25, 54, and 93).

Regarding claim 19, the conversion material region is separable from said position proximate to said light source (1) (for example, see Fig. 3 and paragraph 93).

Regarding claim 20, the emitter further comprises a submount (8), wherein said light source is positioned on a first surface of said submount (8) and said conversion material region (4) positioned on a second surface of said submount (8) (see Fig. 3).

Regarding claim 21, the submount is configured to reflect some of said first and second spectrums of light (see Fig. 3).

Regarding claim 22, Rhee et al. teach the conversion material region (4) comprises a lens (29), said lens being bonded to said second surface of said submount (8), said second surface being above said first surface (for example, see Fig. 3 and paragraph 94).

Regarding claim 23, at least one of said submount surface reflects some of the first and second spectrums of light to said lens (29) (see Fig. 3).

Regarding claim 24, submount (8) includes one of a cup-shaped submount and a flat submount (see Fig. 3).

Regarding claim 25, the lens includes said conversion material region (4) and a clear material region (glass) (for example, see paragraph 94).

Regarding claim 26, Rhee et al. teach the lens shaped to fit within said submount (16) (for example, see Fig. 5).

Regarding claim 27, the conversion material region comprises a phosphor loaded cap (for example, see paragraphs 93-94).

Regarding claim 28, the phosphor loaded cap (4) is shaped to fit the shape of said light source (1) (for example, see Fig. 6).

Regarding claim 29, the phosphor loaded cap (17) is formed separately from said light source and bonded proximate to said light source (1) (see Fig. 3).

Regarding claim 30, the conversion material region (4) is positioned in relation to said light source such that there is a space between the two, said space chosen to obtain substantially uniform emission of said third spectrum of light (for example, see Fig. 3).

Regarding claim 31, the conversion material region is positioned in relation to said light source such that there is a space between the two, said space chosen to provide said third spectrum of light with at least one of a desired color and intensity (for example, see paragraphs 45 and 60).

Regarding claim 32, Rhee et al. teach a method of fabricating an emitter, comprising: providing a light source (1); providing a separately formed conversion material region (4) which includes conversion particles; and bonding said conversion material region proximate to said

light source, said conversion material region being positioned so that at least some of the light emitted from said light source at different angles flows through said conversion material region and through the substantially the same amount of conversion particles (for example, see Fig. 3 and paragraphs 24-25, 54, and 93).

Regarding claim 33, Rhee et al. teach further including a step of providing a submount (8), said light source (1) being bonded to a first surface of said submount (8).

Regarding claim 34, the conversion particles are distributed throughout said conversion material region (4) so that said emitter emits at least one of the same color and intensity of light (for example, see paragraph 19).

Regarding claim 35, the step of providing said conversion material region includes a step of providing a lens (29) which includes said conversion material region (4) (for example, see paragraph 94).

Regarding claim 36, the step of bonding said conversion material region proximate to said light source includes a step of bonding said lens to one of said first surface and a second surface of said submount (8) (for example, see paragraphs 93-94).

Regarding claim 37, the step of providing said lens includes a step of providing a lens with an opening configured to at least partially surround said light source (1) (for example, see Fig. 5).

Regarding claim 38, the step of providing said submount (8) includes a step of providing one of a flat submount and a cup-shaped submount (see Fig. 3).

Regarding claim 39, the submount includes a cup-shaped submount with a third side configured to reflect at least a portion of the light re-emitted from said conversion material region (see Fig. 3).

Regarding claim 40, the step of providing said conversion material region includes a step of providing a phosphor loaded cap which includes said conversion material region (see Fig. 3 and paragraphs 93-94).

Regarding claim 41, the step of providing said phosphor loaded cap (4) includes a step of providing a phosphor loaded cap which is shaped to at least partially surround said light source (1) (see Fig. 6).

Regarding claim 42, the step of providing said phosphor loaded cap (6) inherently includes step of providing a phosphor loaded cap with a perforation for engaging a contact since the contact (wire (14)) is shown extending through the phosphor loaded cap shown in figure 4.

Regarding claim 43, a step of filling said perforation with at least one of conversion particles and scattering particles (for example, see paragraphs 53-55 and 104-105).

Regarding claim 44, Rhee et al. teach an emitter, comprising: a light source (1) emitting a first spectrum of light; and a substantially hemispherical lens element having a uniform distribution of wavelength conversion material dispersed throughout (see paragraphs 93-94), said lens element disposed proximate to said light source such that most of the light emitted from said source over the entire range of angles interacts with substantially equal amounts of said wavelength conversion material, wherein the light transmitted from said lens element into the ambient; wherein said emitter emits a second spectrum of light having substantially uniform

color and intensity distributions over the entire range of viewing angles (for example, see Fig. 3 and paragraphs 24-25 and 54).

Regarding claim 45, the wavelength conversion material comprises phosphor conversion particles (for example, see paragraphs 33-35).

Regarding claim 46, the first spectrum comprises blue light and said second spectrum comprises blue and yellow light such that said second spectrum appears white to the human eye (for example, see paragraph 25).

Regarding claim 47, the lens element further comprising a perforation large enough to accommodate an electrical connection (14) to said light source through said lens element (for example, see Fig. 6).

Regarding claim 48, the perforation is at least partially filled with said wavelength conversion material (for example, see paragraphs 53-55 and 104-105).

Response to Arguments

Applicant's arguments with respect to claims 1-3 and 4-48 have been considered but are moot in view of the new ground(s) of rejection.

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to *Anthony Perry* whose telephone number is (571) 272-2459. The examiner can normally be reached between the hours of 9:00AM to 5:30PM Monday thru Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nimesh Patel, can be reached on (571) 272-2457. **The fax phone number for this Group is (571) 273-8300.**

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/Anthony Perry/

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May 12, 2008

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